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United States Attorney Southern District of New York

U.S. Department of Justice

The Silvio J. Mollo Building One Saint Andrew's Plaza New York, New York 10007

MEMO ENDORSED

May 20, 2008

Martier adj to 7/1/08 kg to both defendants. Time Excluded through United States v. Mutholib Sanni and Francia Talarelle Mu Mol

07 Cr. 999 (CM)
:

BY FACSIMILE: (212) 805-6326 The Honorable Colleen McMahon United States District Court Southern District of New York 500 Pearl Street New York, New York 10007

Re:

Dear Judge McMahon:

The Government respectfully submits this letter, after speaking with Your Honor's Deputy, to request jointly with the defense an adjournment of the pre-trial conference currently scheduled for May 21, 2008, to July 1, 2008, at 10:00 a.m.

The Government also respectfully requests that time be excluded for purposes of the Speedy Trial Act from May 21 through July 1, 2008. The Government makes this request, with the consent of defense counsel, for the Government and the defense to continue to pursue discussions regarding a possible disposition before trial.

USDS SDNY DOCUMENT ELECTRONICALLY FILED DATE FILED:

Respectfully submitted,

MICHAEL J. GARCIA United States Attorney

By:

Eugene Ingoglia

Assistant U.S. Aftome

(212) 637-1113

CC: Roy Kulcsar, Esq., counsel for Francia Tabares (fax: 201-439-1478) John M. Murphy, Jr., Esq., counsel for Mutholib Sanni (fax:718-448-8685)